

UNITED STATES PATENT AND TRADEMARK OFFICE

A

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/539,269	03/30/2000	Stephen R. Hanna	SUN-p4324-RSH	8981
22835 7	590 08/11/2005	,	EXAM	INER
A. RICHARD PARK, REG. NO. 41241 PARK, VAUGHAN & FLEMING LLP			ENGLAND, DAVID E	
2820 FIFTH ST		ART UNIT	PAPER NUMBER	
DAVIS, CA	95616		2143	
			DATE MAILED: 08/11/200:	5

Please find below and/or attached an Office communication concerning this application or proceeding.

,	Application No.	Applicant(s)
	09/539,269	HANNA ET AL.
Office Action Summary	Examiner	Art Unit
	David E. England	2143
The MAILING DATE of this communication app Period for Reply		
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a rep - If NO period for reply is specified above, the maximum statutory period - Faiture to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailin earned patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a ly within the statutory minimum of thin will apply and will expire SIX (6) MON e, cause the application to become Al	reply be timely filed ty (30) days will be considered timely. ITHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).
Status		
1)⊠ Responsive to communication(s) filed on 09 №	May 2005	
<u> </u>	s action is non-final.	
3) Since this application is in condition for allowa closed in accordance with the practice under the condition is in condition for allowance with the practice under the condition is in condition for allowance with the practice under the condition is in condition for allowance with the practice under the condition is in condition for allowance with the practice under the condition is in condition for allowance with the practice under the condition is in condition for allowance with the practice under the condition is in condition for allowance with the practice under the condition is in condition for allowance with the practice under the condition is in condition for allowance with the practice under the condition is in condition in con	nce except for formal mat	· ·
Disposition of Claims		
 4) Claim(s) 1 - 7, 9 - 17, 19 - 27, 29 and 30 is/s 4a) Of the above claim(s) is/are withdra 5) Claim(s) is/are allowed. 6) Claim(s) 1 - 7, 9 - 17, 19 - 27, 29 and 30 is/s 7) Claim(s) is/are objected to. 	wn from consideration.	ion.
8) Claim(s) are subject to restriction and/o	or election requirement.	
Application Papers		
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) acc		by the Everiner
Applicant may not request that any objection to the		·
Replacement drawing sheet(s) including the correct		, ,
11) The oath or declaration is objected to by the E	•	• • • • • • • • • • • • • • • • • • • •
Priority under 35 U.S.C. § 119		
<u> </u>	a maia aiku wa dan 25 H C O	2 440(-) (-) (0
12) Acknowledgment is made of a claim for foreigna) All b) Some * c) None of:	i pilotity under 35 U.S.C. (3 119(a)-(u) of (ī).
a)	ts have been received	
2. Certified copies of the priority document		application No
3. Copies of the certified copies of the prior		
application from the International Burea		Tooling in the real office of the
* See the attached detailed Office action for a list		received.
	,	
Attachment(s)		
Notice of References Cited (PTO-892)		Summary (PTO-413)
 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) 		s)/Mail Date nformal Patent Application (PTO-152)
Paper No(s)/Mail Date		

Application/Control Number: 09/539,269 Page 2

Art Unit: 2143

DETAILED ACTION

1. Claims 1-7, 9-17, 19-27, 29 and 30 are presented for examination.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- Claims 1-5, 9-15, 19-25, 29 and 30 are rejected under 35 U.S.C. 103(a) as being unpatentable over Arnold (6275848) in view of what is well known in the art in further view of Beck et al. (5903723) (hereinafter Beck) in further view of Young et al. (6243466) (hereinafter Young) in further view of Eldridge et al. (6397261) (hereinafter Eldridge).
- 4. Referencing claim 1, as closely interpreted by the Examiner, Arnold teaches a method for replacing an attachment to an email message with a reference to a location of the attachment, comprising:
- 5. receiving the email message, (e.g. col. 1, lines 13 25);
- 6. examining the email message to determine if the email message includes an attachment, (e.g. col. 2, lines 20 60); and
- 7. if the email message includes the attachment,
- 8. storing the attachment at a location on a communication network from which the attachment can be retrieved, (e.g. col. 2, lines 20 50),

Art Unit: 2143

9. modifying the email message by replacing the attachment with a reference specifying the location of the attachment on the communication network, (e.g. col. 2, lines 20 - 50).

- sending the modified email message to a recipient of the email message, (e.g. col. 2, lines 20-50),
- providing proof of receipt of the contents of the attachment, (e.g. col. 4, line 25 col. 5, line 6, "preferably only the <u>originator</u> of the message and the <u>intended recipients</u> have <u>access to</u> the access list, and preferably the only operation recipients may do is delete themselves from the list."), and
- 12. deleting the attachment from the location on the communication network after on of:
- receiving a notification that all recipients of the email message have retrieved the attachment, (e.g. col. 4, line 25 col. 5, line 56), but does not specifically teach
- 14. asking a sender of the email message whether to replace the attachment with a reference specifying the location of the attachment;
- 15. receiving a notification that all recipients of the email message have deleted the email message; wherein providing proof of receipt involves:
- 16. delivering an encrypted version of the attachment,
- 17. receiving a receipt for the encrypted version of the attachment, wherein the receipt includes a hash of the encrypted attachment, and
- 18. sending the decryption key for the attachment.
- 19. Official Notice is taken that it was a common practice to receiving a notification that all recipients of the email message have deleted the email message at the time the instant invention was made.

Art Unit: 2143

- 20. It would have been obvious to one having ordinary skill in the computer art at the time of the invention was made to modify the method disclosed by Arnold to receiving a notification that all recipients of the email message have deleted the email message using the teaching of common practice. The modification would be obvious because one of ordinary skill in the art would be motivated to receiving a notification that all recipients of the email message have deleted the email message because in conventional e-mail systems when an e-mail with an attachment is deleted the attachment attached to the e-mail is deleted with the e-mail. If a user or a group of users desire to delete an e-mail, then it would be obvious that the user or group of users no longer need the e-mail or it's contents taking up space in their "mailbox", therefore, deleting anything attached or associated with the email.
- 21. Beck teaches wherein providing proof of receipt involves:
- 22. delivering an encrypted version of the attachment, (e.g. col. 6, lines 13 67, "... attachment 420 may be compressed (to minimize storage space and network bandwidth consumed) and/or encrypted (for privacy) before storing in WWW HTTP server 221 or before being transmitted from WWW HTTP server 221 to a recipient PC's respective WWW HTTP server." & col. 7, lines 19 40, "...other encryption techniques may be utilized as well for these and related purposed, such as ...digitally signed for authentication purposes"),
- 23. receiving a receipt for the encrypted version of the attachment, (e.g. col. 6, lines 13 67, "... attachment 420 may be compressed (to minimize storage space and network bandwidth consumed) and/or encrypted (for privacy) before storing in WWW HTTP server 221 or before being transmitted from WWW HTTP server 221 to a recipient PC's respective WWW HTTP

Art Unit: 2143

server." & col. 7, lines 19 – 40, "... other encryption techniques may be utilized as well for these and related purposed, such as ... digitally signed for authentication purposes"), and sending the decryption key for the attachment, (e.g. col. 6, lines 13 - 67, "... attachment 24. 420 may be compressed (to minimize storage space and network bandwidth consumed) and/or encrypted (for privacy) before storing in WWW HTTP server 221 or before being transmitted from WWW HTTP server 221 to a recipient PC's respective WWW HTTP server." & col. 7, lines 19 – 40, "... other encryption techniques may be utilized as well for these and related purposed, such as...digitally signed for authentication purposes"). It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine Beck with Arnold and what is well known in the art because providing a type of encryption to an email and/or an attachment to an email will ensure that unauthorized users browsing the WWW HTTP servers are unable to obtain a usable copy of the attachment file. Young teach the receipt includes a hash of a encrypted message, (e.g., col. 8, line 47 – col. 9, line 23, "The receiver forms a return receipt packet that consists of a fixed return receipt header, the received message (or the hash of the received message), and additional information." "If the result matches the ciphertext in the first packet that the original sender sent, then the e-mail key is regarded as authentic. This key is then used to decrypt and obtain the actual information that the original sender sent."). It would have been obvious to one of ordinary skill in the art, at the time the invention was conceived, to combine Young with the combine system of Arnold and Beck because it would be secure to utilize a encrypted message that can only be deciphered by the sender so a key can be obtained by the receiver to decrypt the message and read what was intended for the receiver. Furthermore, utilizing encryption in messages ensures that only privileged users have the ability to view the

Art Unit: 2143

messages transmitted between them. Eldridge teaches asking a sender of the email message whether to replace the attachment with a reference specifying the location of the attachment, (e.g., col. 7, lines 15 – 40, "The substitution of secure documents tokens for email attachments can either be performed automatically or manually on a per-document basis.");

- 25. if the sender agrees to replace the attachment,
- 26. storing the attachment at a location on a communication network from which the attachment can be retrieved, (e.g., col. 7, lines 30 58). It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine Eldridge with the combine system of Arnold, what is well known in the art, Beck and Young because it would be more convenient for a user to have the option to replace the attachment, if there is one present, in the case were the attachment is not going to be a burden on the network, i.e., attachment is not that large.
- 27. Referencing claim 2, as closely interpreted by the Examiner, Arnold teaches receiving the modified email message at the recipient, (e.g. col. 2, lines 20 50); and
- 28. using the reference specifying the location of the attachment to retrieve the attachment across the communication network, (e.g. col. 2, lines 20 50).
- 29. As per claim 3, as closely interpreted by the Examiner, Arnold, Beck and Young do not specifically teach retrieving the attachment includes authenticating the recipient to a computer system upon which the attachment is stored. Eldridge teaches retrieving the attachment includes authenticating the recipient to a computer system upon which the attachment is stored, (e.g. col.

Art Unit: 2143

- 5, line 47 col. 6, line 2). It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine Eldridge with the combine system of Arnold, what is well known in the art, Beck and Young because it would be more secure if the user utilized an authentication system in the invention so to keep unauthorized users from accessing attachments that are private in nature.
- 30. As per claim 4, as closely interpreted by the Examiner, Arnold, Beck and Young do not specifically teach receiving the email message includes receiving the email message at one of,
- an application residing on a computer system belonging to a sender of the email message;
- 32. an email server through which the email message is sent;
- 33. a firewall that protects at least one trusted computer system from communications across the communication network; and
- 34. a gateway that converts the email message from a first format to a second format.

 Eldridge teaches receiving the email message includes receiving the email message at one of,
- an application residing on a computer system belonging to a sender of the email message, (e.g. col. 5, line 47 col. 6, line 64);
- 36. an email server through which the email message is sent, (e.g. col. 5, line 47 col. 6, line 64);
- 37. a firewall that protects at least one trusted computer system from communications across the communication network, (e.g. col. 5, line 47 col. 6, line 64); and
- a gateway that converts the email message from a first format to a second format, (e.g. col. 5, line 47 col. 6, line 64). It would have been obvious to one of ordinary skill in the art at

Art Unit: 2143

the time the invention was made to combine Eldridge with the combine system of Arnold, what is well known in the art, Beck and Young because the system would be more secure if the email were to go through some type of security point to prevent unauthorized email to enter different domains or systems so not to corrupt or damage any system from working, also, if needed, a second format would be needed if different protocols were implemented in the system that the email is being sent to making the system more versatile in accepting different types of network transport formats. Furthermore, having the system with an email server with a user having an application residing on a computer system belonging to a sender of the email message would be more convenient because it is a common practice in email technology.

- 39. As per claim 5, as closely interpreted by the Examiner, Arnold, Beck and Young do not specifically teach allowing the attachment to be updated at the location on the communication network. Eldridge teaches allowing the attachment to be updated at the location on the communication network, (e.g. col. 17, lines 8 16). It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine Eldridge with the combine system of Arnold, what is well known in the art, Beck and Young because if the attachment is old and newer versions of the attachment were available, it would be more efficient for a system to have an updated version of the attachment incase of important information that was added can be viewed and not missed.
- 40. Referencing claim 9, as closely interpreted by the Examiner, Arnold teaches wherein the attachment is a file, (e.g. col. 2, lines 20 50).

Referencing claim 10, as closely interpreted by the Examiner, Arnold teaches the reference specifying the location of the attachment includes a uniform resource locator (URL), (e.g. col. 3, line 57 – col. 4, line 5).

- 42. Claims 11 15, 19 25, 29 and 30 are rejected for similar reasons as stated above.
- Claims 6, 16 and 26 are rejected under 35 U.S.C. 103(a) as being unpatentable over Arnold in view of what is well known in the art, Beck, Young and Eldridge as applied to claims 1, 11 and 21 above, and in further view of Pollack (6505236) in further view of Trenbeath et al. (6324587) (hereinafter Trenbeath) in further view of Birrell et al. (6092101) (hereinafter Birrell).
- 44. As per claim 6, as closely interpreted by the Examiner, Arnold, Beck, Young and Eldridge do teach the deletion of attachments, (e.g. col. 2, line 20 50), but does not specifically teach deleting the attachment from the location on the communication network after at least one of:
- 45. an expiration of a time period;
- 46. sending a notification to recipients of the email message that the attachment is to be deleted;
- 47. receiving a command to delete the attachment from a sender of the email message; and
- 48. storing the attachment to archival storage. Pollack teaches deleting the attachment from the location on the communication network after at least one of:

Art Unit: 2143

49. an expiration of a time period, (e.g. col. 2, lines 26 - 57). It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine Pollack with the

combine system of Arnold, what is well known in the art, Beck, Young and Eldridge because it

would be more efficient if the system had a way to delete information that is old and no longer

being used by the user. Pollack does not specifically teach sending a notification to recipients of

the email message that the attachment is to be deleted;

50. receiving a command to delete the attachment from a sender of the email message; and

51. storing the attachment to archival storage. Trenbeath teaches sending a notification to

recipients of the email message that the attachment is to be deleted, (e.g. col. 9, lines 19 - 35);

52. receiving a command to delete the attachment from a sender of the email message, (e.g.

col. 29, line 60 – col. 30, line 6). It would have been obvious to one of ordinary skill in the art at

the time the invention was made to combine Trenbeath with the combine system of Arnold, what

is well known in the art, Beck, Young and Pollack because of similar reasons as stated above.

Trenbeath does not teach storing the attachment to archival storage. Birrell teaches storing the

attachment to archival storage, (e.g. col. 1, lines 51 - 59). It would have been obvious to one of

ordinary skill in the art at the time the invention was made to combine Birrell with the combine

system of Arnold, what is well known in the art, Beck, Young, Eldridge, Pollack and Trenbeath

because if a user needed the information that was old for historic reference then it would be more

efficient if the user had an option of storing the attachment in a different location, (i.e. personal

folder), so to free up space for other user's attachments that are not old.

53. Claims 16 and 26 are rejected for similar reasons as stated above.

1, 11 and 21 above, and in further view of Birrell (6092101).

Art Unit: 2143

Claims 7, 17 and 27 are rejected under 35 U.S.C. 103(a) as being unpatentable over Arnold in view of what is well known in the art, Beck, Young and Eldridge as applied to claims

Page 11

- 55. As per claim 7, Arnold teaches the communication network includes at least one of:
- a computer network, (e.g. col. 3, lines 51 56), but does not specifically teach a telephone network. Birrell teaches a telephone network, (e.g. col. 4, lines 26 36). It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine Birrell with the combine system of Arnold, what is well known in the art, Beck, Young and Eldridge because it would be more versatile for a user to utilize the system on a two potentially different types of networks, LANs and dial-up networks. This would make the system more available for users in a work environment or a personal home environment.
- 57. Claims 17 and 27 are rejected for similar reasons as stated above.

Response to Arguments

Applicant's arguments filed 05/09/2005 have been fully considered but they are not persuasive.

Application/Control Number: 09/539,269 Page 12

Art Unit: 2143

59. In the Remarks, Applicant argues in substance that the combined system of Arnold, Beck, Yong and Eldridge, either separately or in concert, which suggests requesting permission to replace the attachment with a location for the attachment prior to replacing the attachment.

- 60. As to part 1, Examiner would like to draw the Applicant's attention to the prior art of Eldridge, in which teaches that the act of replacing the attachment can be done automatically or "manually on a per-document basis". This cited area would leave one to believe that if a sender chooses, they could intervene in the automatic replacement and make a decision as to whether or not to replace the attachment.
- Examiner would also like to draw the Applicant's attention to the 892 form with reference to the prior art of Tsai (6839741) which also teaches this limitation.

Conclusion

- 62. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
- 63. a. Tsai U.S. Patent No. 6839741 discloses Facility for distributing and providing access to electronic mail message attachments.
- Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO

Art Unit: 2143

Page 13

MONTHS of the mailing date of this final action and the advisory action is not mailed until after

the end of the THREE-MONTH shortened statutory period, then the shortened statutory period

will expire on the date the advisory action is mailed, and any extension fee pursuant to 37

CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event,

however, will the statutory period for reply expire later than SIX MONTHS from the date of this

final action.

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to David E. England whose telephone number is 571-272-3912.

The examiner can normally be reached on Mon-Thur, 7:00-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, David A. Wiley can be reached on 571-272-3923. The fax phone number for the

organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications is available through Private PAIR only. For more information about the PAIR

system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

David E. England
Examiner

Examiner

Art Unit 2143

De //

DAVID WILEY SUPERVISORY PATENT EXAMINER

TECHNOLOGY CENTER 2100